

~~SEAN NEE~~
**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

Todd Elliott Koger

Plaintiff,

JURY TRIAL DEMANDED

vs.

Civil Action No. 10-1466

**Allegheny Intermediate Unit,
Duquesne City Education Association,
Duquesne City School District, and
Pennsylvania State Education Association,
Barbara McDonnell, Mary Beth Colvill,
Daniel Carey, and Stanley Whiteman,**

AND NOW, THIS 8 DAY OF
July, IT IS HEREBY
ORDERED THAT THE WITHIN
MOTION IS DENIED..


**GARY L. LANCASTER,
UNITED STATES DISTRICT JUDGE**

2011 JUN 21 PM 4:16

Defendants.

(COMPEL PRODUCTION OF DOCUMENTS) MOTION FOR RECONSIDERATION

AND NOW, PLAINTIFF, TODD ELLIOTT KOGER, *PRO SE*, FILES THE FORGOING MOTION FOR RECONSIDERATION AND/OR TO COMPEL PRODUCTION OF DOCUMENTS.

ON JUNE 17, 2011, BY MEMORANDUM AND ORDER OF COURT, THIS COURT DECIDED NOT TO ENFORCE THE PLAINTIFF'S MOTION FOR ENFORCEMENT OF SUBPOENAS STATING "THE NOVEMBER 12, 2010, SUBPOENAS WASN'T ATTACHED TO THE MOTION TO INDICATE TO WHOM THE SUBPOENAS WAS DIRECTED, NOR ON WHOM THEY WERE SERVED." INTERESTINGLY, THE NOVEMBER 12, 2010, SUBPOENAS WAS ALREADY A PART OF THE RECORD.

THAT IS, THIS COURT HAD ORIGINALLY ISSUED A STAY IN 2010 TO PROTECT THE DEFENDANTS FROM ITS RESPONSIBILITY UNDER LAW AS IT APPLIED TO PLAINTIFF'S SUBPOENAS ATTACHED TO THEIR MOTION.

NONETHELESS, PLAINTIFF HAS DEVELOPED A RECORD FROM THE DEFENDANTS' OWN